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8			ISTRICT COURT OF CALIFORNIA	A			
9	SOUTHERN DIVISION						
10	TS-OPTICS CORPORAT		CASE NO:				
11	Plaintiff(s),		8:24–cv–01974–D	OC–DFM			
12	v.		ORDER SETTIN CONFERENCE	G SCHEDUI	LING		
13	MICROSOFT CORPORA	TION					
14	Defendant(s)). J	January 13, 2025 at	t 08:30 AM			
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16							
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19	The parties are herel	by ordered to ap	ppear before this Co	ourt for a Sche	eduling		
20	Conference on the above-	ofference on the above-listed date and time, pursuant to Federal Rule of Civil					
21	Procedure 16(b).						
22	This Order sets out i	instructions that	the parties must fo	ollow in prepa	ring for		
23	the Scheduling Conference	ce. For further g	guidance, consult th	ne Federal Rul	es of Civil		
24	Procedure and the Local	Rules.1					
25							
26							
27	1						
28	¹ The most recent version California's website (www						

I. Initial Disclosures

Unless there is a likelihood that upon motion by a party the Court would order that any or all discovery is premature, the Court encourages the parties to begin discovery before the Scheduling Conference. The parties shall comply fully with the letter and spirit of Rule 26(a) and thereby obtain and produce most of what would be produced in the early stages of discovery, because at the Scheduling Conference the Court will impose tight deadlines to complete discovery.

II. Rule 26(f) Conference of Parties

Counsel shall confer pursuant to Federal Rule of Civil Procedure 26(f). This conference shall occur at least twenty-one (21) days before the Scheduling Conference set by the Court.

III. Rule 26(f) Report

The parties shall file their Rule 26(f) report with the Court no later than fourteen (14) days prior to the Scheduling Conference set by the Court. Counsel shall familiarize themselves with the Court's Initial Standing Order and Scheduling Order & Order Re: Pretrial and Trial Procedures so that the report will comport with this Court's standard deadlines and procedures.²

The report shall contain the following:

- (1) a short factual summary of the case and of claims and defenses;
- (2) a short synopsis of the principal issues in the case;
- (3) a statement of whether parties are likely to be added and whether the pleadings are likely to be amended;
 - a. Counsel should note that the Court requires all motions to join other parties, including Doe or Roe defendants, or to amend the pleadings to be filed and served within sixty (60) days of the date

²All of Judge Carter's standing orders are available at Judge Carter's home page located under "Judges' Procedures and Schedules."

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1	of the Scheduling Order and noticed for hearing within ninety (90)				
2	days of the Scheduling Order;				
3	(4) a statement as to issues which any party believes may be determined by				
4	motion and a listing of then-contemplated law and motion matters;				
5	(5) a statement of what settlement discussions have occurred (specifically				
6	excluding any statement of the terms discussed) and what settlement				
7	procedure is recommended, pursuant to Local Rules 16-15 through				
8	16-15.9;				
9	a. Available settlement procedures include:				
10	i. appearance before a retired judicial officer or other private or				
11	non-profit dispute resolution body for settlement or mediation				
12	proceedings (if chosen, the particular mediator selected should				
13	be indicated);				
14	ii. appearance before a Mediator selected from the Court's				
15	Mediation Panel;				
16	iii. if one of the parties is a public entity, a settlement conference				
17	before the magistrate judge assigned to this case; or				
18	iv. such other settlement mechanism proposed by the parties and				
19	approved by the Court				
20	(6) a discovery plan, which should set forth discovery phases, the order of				
21	discovery, and any limitations on discovery;				
22	(7) a statement of whether trial will be by jury or to the Court and a realistic				
23	estimated length of trial (mindful that the Court generally conducts a				
24	four (4) day timed jury trial, where each side is given ten (10) hours,				
25	excluding jury selection, opening statement and closing argument);				
26	(8) a statement of any other issues affecting the status or management of the				
27	case; and four proposed, specific dates as follows:				
28	a. a discovery cut-off date;				

Scheduling Conference and Scheduling Order IV.

The parties shall be represented at the Scheduling Conference by **lead counsel**. Under no circumstances should counsel, or a party if the party is appearing pro se, fail to appear at the scheduling conference unless the appearance has been waived by prior order of the Court. Even if a settlement has been reached, counsel for all parties, or the party if appearing pro se, must appear at the scheduling conference unless a stipulation of dismissal signed by all parties has been lodged with the Court.

A continuance of the Scheduling Conference will be granted rarely and only for good cause and will not be granted if a continuance would result in the Scheduling Conference being set after the time limit for the Court to issue a Scheduling Order under Rule 16(b).

The Court usually issues Scheduling Orders pursuant to Rule 16(b) at or after the Scheduling Conference.

V. **Notice of this Order**

Plaintiff shall serve a copy of this Order on any as-yet unserved Defendants when Plaintiff serves the Complaint on them.

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IT IS SO ORDERED.

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Dated: December 13, 2024

DAVID O. CARTER

United States District Judge

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Revised: June 27, 2024

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Case No.:						
Case Name:	Case Name:					
Event	Plaintiff's Request month/day/year	Defendant's Request month/day/year	Agreed Upon Dat or Court Ordered Date			
☐ Jury Trial OR- ☐ Bench Trial (Tuesdays at 8:30 a.m.)						
Est. Length (days)						
Final Pretrial Conference [L.R. 16] (Mondays at 8:30 a.m.)						
Hearing on Dispositive Motions (Mondays at 8:30 a.m.)						
Cut-Off Date for All Fact Discovery						
Deadline for Settlement Conference						
Initial Expert Disclosure Deadline (if applicable)						
Rebuttal Expert Disclosure (if applicable)						
ADR [L.R. 16-15] Settlement Procedure Choice	☐1 Magistrate Judge ☐2 Mediation Panel ☐3 Private Mediation	☐1 Magistrate Judge ☐2 Mediation Panel ☐3 Private Mediation	☐1 Magistrate Judge ☐2 Mediation Panel ☐3 Private Mediation			